IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

ANN L. BALLENGER,) individually and as Administratrix of the Estate of Thomas Ballenger, deceased, and MARY ANNA WOEPPEL, Plaintiffs, CIVIL ACTION NO. 2:09cv72-MHT v. (WO) SIKORSKY AIRCRAFT CORPORATION, a foreign Corporation, et al., Defendants.

ORDER

It is ORDERED that the motions to strike (Doc. Nos. 161 & 178), filed by defendant Aeronautical Accessories, Inc., are denied as moot.

With its motions, defendant Aeronautical Accessories,
Inc. (AAI) has moved to strike defendant Sikorsky
Aircraft Corporation's opposition to AAI's summary-

judgment motion. AAI contends that Sikorsky, as codefendant, lacks standing to oppose its summary-judgment
motion. Because in the opinion and order entered today
AAI's summary-judgment motion fails based on the
plaintiffs' opposition and the evidence in the record,
AAI's motions to strike Sikorsky's opposition are moot.
In other words, today's opinion and order did not
consider arguments marshaled in Sikorsky's briefs.

DONE, this the 4th day of November, 2011.

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE